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1	DENNIS J. HERRERA, State Bar #139669					
2	City Attorney WAYNE SNODGRASS, State Bar #148137					
3	AILEEN M. McGRATH, State Bar # 280846 Deputy City Attorneys					
4	City Hall, Room 234  1 Dr. Carlton B. Goodlett Place					
5	San Francisco, California 94102-4682 Telephone: (415) 554-4691					
6	Facsimile: (415) 554-4699 E-Mail: aileen.mcgrath@sfcityatty.org					
7	Attorneys for Defendants	1				
8	CITY AND COUNTY OF SAN FRANCISCO; at DR. GRANT COLFAX, an individual, in his office	cial capacity as				
9	Director of the San Francisco Department of Publ	ic Health				
0	UNITED STATES	S DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA					
12	INTERNATIONAL FUR TRADE	Case No. 3:20-cv-002				
13	FEDERATION, an unincorporated association,	STIPULATION AND ORDER SETTING BRIEFING SCHEDULE AND HEARING DATE ON THE PARTIES'				
4	Plaintiff,	UPCOMING MOTI				
15	VS.					
6	CITY AND COUNTY OF SAN FRANCISCO; and DR. GRANT COLFAX, an	Action Filed:	January 13, 2020			
17	individual, in his official capacity as Director of the San Francisco Department of Public	Trial Date:	None set.			
8	Health,					
9	Defendants.					
	THE HUMANE COCIETY OF THE UNITED					
20	THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE					
21	FUND,					
22	Defendant-Intervenors.					
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1	WHEREAS, Defendant CITY AND COUNTY OF SAN FRANCISCO and DR. GRANT		
2	COLFAX, an individual, in his official capacity as Director of the San Francisco Department of Publ		
3	Health (herein collectively, "Defendants") and Defendant-Intervenors THE HUMANE SOCIETY OF		
4	THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND (herein collectively, "Defendant-		
5	Intervenors") anticipate filing motions to dismiss Plaintiff INTERNATIONAL FUR TRADE		
6	FEDERATION's (herein, "Plaintiff") First Amended Complaint under Federal Rule of Civil		
7	Procedure 12;		
8	WHEREAS, pursuant to the Court's April 17, 2020 Order Granting Motion for Permissive		
9	Intervention (Dkt. No. 26), Defendants and Defendant-Intervenors are required to respond to the Firs		
10	Amended Complaint no later than May 4, 2020;		
11	WHEREAS, Plaintiff has indicated it intends to file a Motion for Summary Judgment, or		
12	Motion for Partial Summary Judgment, under Federal Rule of Civil Procedure 56;		
13	WHEREAS, subject to the Court's discretion and availability, the parties have agreed to set the		
14	hearing on these three motions for July 2, 2020;		
15	WHEREAS, the parties have agreed upon a briefing schedule to accommodate the parties'		
16	availability, previously scheduled obligations, and the impact of the COVID-19 emergency;		
17	WHEREAS, an Initial Case Management Conference is currently set for June 25, 2020;		
18	WHEREAS, the parties agree that it would conserve judicial resources and the parties'		
19	resources for the Court to hold a Case Management Conference after the Rule 12 motions are decided		
20	WHEREAS, the parties believe that the requested scheduling modifications will not materially		
21	delay resolution of this case;		
22	THEREFORE, IT IS HEREBY AGREED AND STIPULATED, subject to the Court's		
23	approval, that:		
24	1. The parties agree to the following briefing schedule as to Defendants' Rule 12 motion:		
25	Defendants' opening brief: May 4, 2020		
26	Plaintiff's opposition: May 25, 2020		
27	Defendants' reply: June 18, 2020		

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1	2. The parties agree to the following briefing schedule as to Defendant-Intervenors' Rule		
2	12 motion:		
3	Defendant-Intervenors' opening brief: May 11, 2020		
4	Plaintiff's opposition: June 1, 2020		
5	Defendant-Intervenors' reply: June 18, 2020		
6	3. The parties agree to the following briefing schedule as to Plaintiff's Rule 56 motion:		
7	Plaintiff's opening brief: May 14, 2020		
8	Defendants' opposition: June 11, 2020		
9	Defendant-Intervenors' opposition: June 11, 2020		
10	Plaintiff's replies: June 18, 2020		
11	4. The hearing on all three motions will be set for July 2, 2020 at 1:30 p.m.		
12	5. The Initial Case Management Conference will be re-scheduled for July 16, 2020 at		
13	10:00 a.m.		
14			
15	IT IS SO STIPULATED.		
16	Dated: April 24, 2020 DENNIS J. HERRERA		
17	City Attorney WAYNE SNODGRASS		
18	AILEEN M. MCGRATH Deputy City Attorneys		
19			
20	By: s/Aileen M. McGrath		
21	AILEEN M. MCGRATH		
22	Attorneys for Defendants  CITY AND COUNTY OF SAN ER ANCISCO: and		
23	CITY AND COUNTY OF SAN FRANCISCO; and DR. GRANT COLFAX, an individual, in his official capacity as Director of the San Francisco Department of		
24	Public Health		
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26	///		
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## Case 3:20-cv-00242-RS Document 29 Filed 04/24/20 Page 4 of 5

Dated: April 24, 2020  By: **s/Michael Tenenbaum  Michael Tenenbaum, Esq.  Attorneys for Plaintiff INTERNATIONAL FUR TRADE FEDERATION  By: **s/Bruce A. Wagman  Bruce A. Wagman, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  Dated: April 24, 2020  THE HUMANE SOCIETY OF THE UNITED STATES  By: **s/Nicholas Arrivo Nicholas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  **PURSUANT TO GO 45, THE FLECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.						
By: **s/Michael Tenenbaum Michael Tenenbaum, Esq. Attorneys for Plaintiff INTERNATIONAL FUR TRADE FEDERATION  By: **s/Bruce A. Wagman Bruce A. Wagman, Esq. Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  Dated: April 24, 2020 THE HUMANE SOCIETY OF THE UNITED STATES  By: **s/Nicholas Arrivo Nicholas Arrivo, Esq. Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  Attomeys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES	1	Dated: April 24, 2020 THE OFFICE OF MICHAEL TENENBAUM, ESQ.				
Michael Tenenbaum, Esq.  Attorneys for Plaintiff INTERNATIONAL FUR TRADE FEDERATION  By: **s/Bruce A. Wagman  Bruce A. Wagman, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  Dated: April 24, 2020  THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  By: **s/Nicholas Arrivo Nicholas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.		Bv: **s/Michael Tenenbaum				
Attorneys for Plaintiff INTERNATIONAL FUR TRADE FEDERATION  Attorneys for Plaintiff INTERNATIONAL FUR TRADE FEDERATION  By: **s/Bruce A. Wagman  Bruce A. Wagman, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  Dated: April 24, 2020  THE HUMANE SOCIETY OF THE UNITED STATES  By: **s/Nicholas Arrivo  Nicholas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.	3					
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By: ***s/Bruce A. Wagman Bruce A. Wagman, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES and ANIMAL LEGAL DEFENSE FUND  Dated: April 24, 2020 THE HUMANE SOCIETY OF THE UNITED STATES  By: ***s/Nicholas Arrivo  By: ***s/Nicholas Arrivo  Richolas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  ***PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.  ***PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.		Dated: April 24, 2020	RILEY SAFER HOLMES & CANCILA LLP			
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By: **s/Nicholas Arrivo  By: **s/Nicholas Arrivo  Nicholas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE  SOCIETY OF THE UNITED STATES  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.	14		LEGAL DEFENSE FUND			
By: **s/Nicholas Arrivo  Nicholas Arrivo, Esq.  Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.  **PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.	15	Dated: April 24, 2020	THE HUMANE SOCIETY OF THE UNITED STATES			
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Attorneys for Defendant-Intervenors THE HUMANE SOCIETY OF THE UNITED STATES  21 22  ***PURSUANT TO GO 45, THE ELECTRONIC SIGNATORY HAS OBTAINED APPROVAL FROM THIS SIGNATORY.  24 25 26 27	18					
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STIPULATION RE: BRIEFING SCHEDULE CASE NO. 3:20-cv-00242-RS

## **ORDER**

1	Pursuant to the stipulation of the parties and good cause appearing, Defendant-Intervenors'
2	time to respond to the First Amended Complaint in this matter is extended to May 11, 2020. The Initial Case Management Conference is rescheduled to July 16, 2020 at 10:00 a.m. The briefing
3	schedule and hearing dates on the parties' anticipated forthcoming motions is set as provided in the parties' stipulation. The hearing on any such motions will be on July 2, 2020 at 1:30 p.m.
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8	IT IS SO ORDERED.
9	
10	Date: April 24, 2020
11	HONORABLE RICHARD SEEBORG United States District Judge
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